

1927, ch. 568, sec. 8.

8. The Game Warden and Deputy Game Wardens shall, when acting in their official capacity, except when on detective duty, wear in plain view a metallic badge with the words "Game Warden" or "Deputy Game Warden" as the case may be, inscribed thereon, as furnished by the Game Warden of this State. The metallic shield or badge provided for in this section is hereby declared to be the property of the State, and upon the termination of a commission of any Deputy Game Warden he shall forthwith return the said shield or badge and commission to the Game Warden. In case of the failure of said Deputy Game Warden to comply with the provisions of this section, by returning immediately to the Game Warden his badge and commission after notice has been given as provided by law, he shall be deemed guilty of a misdemeanor and upon conviction shall be fined Five Dollars (\$5.00) and costs by any Justice of the Peace of the County or City in which said Deputy resides; the said fine to be payable to the State Game Protection Fund.

1927, ch. 568, sec. 9.

9. Whenever the services of any Deputy Game Warden shall no longer be required by the Game Warden, the Game Warden shall give a notice in writing to this effect to said Deputy, and shall file the same in the office of the Clerk where the oath of office of said Deputy shall be recorded, which notice shall be noted by the Clerk upon the margin of the record where such oath or affirmation is recorded, and thereafter the power of such Deputy shall cease and determine, and a copy of such notice shall be immediately served on such Deputy by the Game Warden and such service shall be by registered letter through the U. S. Mails or by the Game Warden in person or one of his deputies whom he may designate to notify the Deputy of the revocation of his commission.

1927, ch. 568, sec. 10. 1929, ch. 474.

10. If the Game Warden or any Deputy Game Warden or Police Officer, Constable or any other person has reason to believe that any person has in his possession, contrary to law, any game as defined by law, fish, or unlawful device being used in violation hereof, it shall be the duty of said officers to go before any Justice of the Peace of the County or City in which the game, fish or unlawful device is supposed to be and make affidavit of that fact; said Justice shall thereupon issue a search warrant against the person so complained of, directed to the officer making the affidavit for said warrant, commanding him to proceed at once and search for said game, fish or unlawful device, and, upon finding the same, to seize and take possession thereof and keep it until further order by the Justice. The said officer shall read said warrant to the owner or person in whose possession said game, fish or unlawful device is supposed to be. Said warrant shall be returnable within not less than forty-eight hours from the date thereof.

(a) Provided, however, that if the Game Warden or one of his salaried Deputies has reason to believe that game, fish or unlawful device are in